Order

Michigan Supreme Court Lansing, Michigan

April 26, 2006

Clifford W. Taylor, Chief Justice

Michael F. Cavanagh Elizabeth A. Weaver Marilyn Kelly Maura D. Corrigan Robert P. Young, Jr. Stephen J. Markman, Justices

128355

MARK P. JAMES, Plaintiff-Appellee,

and

V

AUTO-OWNERS INSURANCE COMPANY, Intervening Plaintiff-Appellee

SC: 128355 COA: 257993 WCAC: 04-000002

AUTO LAB DIAGNOSTICS & TUNE UP CENTERS and FARMERS INSURANCE EXCHANGE,

Defendants-Appellants,

and

SECOND INJURY FUND, PERMANENT & TOTAL DISABILITY PROVISIONS,
Defendant-Appellee.

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On order of the Court, the motion for reconsideration of the order of February 24, 2006 is considered and it is DENIED because it does not appear the order was entered erroneously.

CAVANAGH and KELLY, JJ., would grant reconsideration.

WEAVER, J., states as follows:

I would grant reconsideration and remand this case to the Court of Appeals for consideration of *Camburn v Northwest School Dist (After Remand)*, 459 Mich 471 (1999).



I, Corbin R. Davis, Clerk of the Michigan Supreme Court, certify that the foregoing is a true and complete copy of the order entered at the direction of the Court.

April 26, 2006

Clerk